

and nothing being said by the defendant as to why sentence should not now be imposed, sentence and judgment was pronounced as follows:

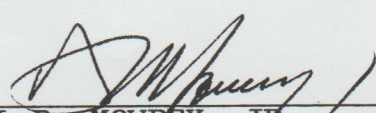
For the offense of Illegal use of Minor in Nudity-Oriented Material, Section 2907.323 of the Ohio Revised Code, as charged in count one of the Indictment, you are hereby sentenced to the Ross County Jail for a period of six months incarceration and further **ORDERED** to pay a fine in the amount of One Thousand Dollars (\$1,000.00). It is further **ORDERED** that you pay the cost of prosecution for which execution is hereby awarded. It is the further **ORDER** of the Court that said Ross County Jail Time be suspended and further, that Five Hundred Dollars of said fine shall be suspended on the condition that Defendant pay the Court Costs and remaining fine in a timely manner and further, that Defendant does not return to the State of Ohio without written authority from the Court.

The Defendant shall be given _____ days as Jail Time Credit. The previously **ORDERED** Bond is hereby terminated.

ENTERED: 4/20, 1992.

The Clerk of this Court is hereby directed to serve a copy of this Judgement Order, and its date of Entry upon the Journal, upon all counsel of record and all parties not represented by counsel, by personal service or by U.S. Mail, and to note service on the Docket.

Val B. Mowrey, Jr.
Judge



VAL B. MOWREY, JR.
JUDGE, COMMON PLEAS COURT
ROSS COUNTY, OHIO